2531.68507 PATENT

STP E	351.08307		TATENT
<sub>JUN</sub> 2 5	IN THE	UNITED STATES PATEN	T AND TRADEMARK OFFICE
TENT & TRA	In the U.S. Patent Application		
-	Applicant:	Masaki Kameyama	I hereby certify that this paper is being deposited with the United States Postal Service as FIRST-CLASS mail in an envelope addressed to: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA \$2313-1450, on this date.  June 21, 2007 Date F-CLASS.WCM Appr. February 20, 1998 Attorney for Applicant
	Serial No. 10/677	10/677,895	
Filed:	Conf. No.	9667	
	Filed:	October 2, 2003	
	For: HEAD SLIDER AND METHOD OF		Appr. February 20, 1998  Attorney for Applicant
	MANUFACTURING THE SAME		)
	Art Unit:	2627	) )
	Examiner:	Davis, David Donald	, )

## TELEPHONE INTERVIEW SUMMARY

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicants thank the Examiner assigned to this case, and his Supervisor, Dwayne Bost, for taking the time to interview this case with Applicant's representative, Josh C. Snider, on June 12, 2007. The Examiner's characterization of the traversal of the outstanding Restriction Requirement and the patentability of pending claims were discussed. Agreement was reached that the Examiner's characterization of Applicant's traversal of the Restriction Requirement would be corrected. The record will now correctly reflect that Applicant's election of claims was made with traverse.

Regarding the pending claims, the Examiner indicated that he was not

willing to reconsider his rejections, and Supervisor Bost indicated that he would not

intervene on substantive issues unless the case were appealed. Nevertheless, because the

outstanding Office Action requires correction regarding the Restriction Requirement, and

because of an inadvertent delay on the part of the Office in responding several requests

for an interview, Supervisor Bost agreed to vacate the outstanding Office Action, correct

the characterization in the Office Action regarding Applicant's traversal of the

Restriction Requirement, and reset the time for reply. Because the substantive rejections

will remain unchanged, the new, corrected Office Action will also be a final Office

Action.

Because agreement was reached regarding the need to reset the time to

reply to the Office Action, Applicant is not required to submit any Petition for Extension

of Time, in connection with any substantive response to the claim rejections within three

months from the mailing date of the new, corrected Office Action. Accordingly, the

appeal papers filed herewith should not be subject to any extension of time fees, in

reliance upon Supervisor Bost's agreement to vacate the Office Action and reset the time

for reply.

Respectfully submitted,

Customer No. 24978

June 22, 2007

By

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